IAMES H BRASS CATTLE ACCOUNT				
PO BOX 777	PEOPLES BANK		Loan Number 753649	
COLDWATER KS 67029	P.O. BOX 727		Date 08/31/10	
	COLDWATER, KS 670	29	Maturity Date 08/31/11	
			Loan Amount 6 150,000.00	
			Renewal Of	
BORROWER'S NAME AND ADDRESS If includes each borrower above, jointly and severally.	LENDER'S NAM! "You" means the lender, i	E AND ADDRESS its successors and essigns.		
r value received. I promise to pay to you, or your	order, at your address lister	d above the PRINCIPAL sum	lala	
ne hundred fifty thousand & no/100		Dollars \$ 150),000.00	
Single Advance: I will receive all of this principa	al sum on	. No additional	edvances are contemplated under this note	
Multiple Advance: The principal sum shown about 1 will receive the amount	ove is the maximum amount	of principal I can borrow un	der this note. On	
A He dil for form advance	00.000			
TO BE REQUESTED BY	CUSTOMER AND APPR	OVED ONLY BY BANK	MANAGEMENT UNDER	
ITS SOLE DISCRETION	٧.			
Open End Credit: You and I agree that I	may borrow up to the maxi	imum amount of principal mo	ore than one time. This feature is subject	
all other conditions and expires on Closed End Credit: You and I agree that I	AUGUST 31, 2011	imum only one time (and sub	inct to all other conditions).	
TEREST: I agree to pay interest on the outstanding	nay parrow up to the maxi	AUGUST 31, 2010	at the rate of 5.25	
per year until AUGUST :	31, 2011			
I Mariable Onto This cate may then change as at	woled hate	į.		
Index Rate: The future rate will be	the	s following index rate:		
☐ No Index: The future rate will not be sub	iect to any internal or extern	nal index. It will be entirely in	vaur control.	
Frequency and Timing: The rate on this	note may change as often a	8		
A change in the interest rate will take	effect			
Limitations: During the term of this loan	, the applicable annual inter-	ost rate will not be more tha	n% or less th	
		enne		
Effect of Variable Rate: A change in the into The amount of each scheduled payment	rost rate will have the lollow	The amount of the final or	nyment will change.	
The amount of each schooling payment	will change.		· · · · · · · · · · · · · · · · · · ·	
CCRUAL METHOD: Interest will be calculated on	Actual/365	bas	ris.	
OST MATURITY RATE: I agree to pay interest on	the uppaid balance of this r	note owing after maturity an		
on the same fixed or variable rate basis			· ·	
at a rate equal to				
LATE CHARGE: If a payment is made more that	indays afte	er it is due, I agree to pay a l	ate charge of	
ADDITIONAL CHARGES: In addition to interest above: SEE DISBURSEMENT AUTH	t, I agree to pay the followin	ng charges which 🐔 are	L are not included in the principal amou	
AYMENTS: I agree to pay this note as follows:	,			
Interest: I agree to pay accrued interestA	t Maturity - AUGUS	ST 31, 2011		
	*			
Principal: I agree to pay the principalA	t Maturity - AUGU	ST 31, 2011		
7	The Cart			
		. A payment of \$will be due		
1110 VIII 23 000			_ thereafter. The final payment of the ent	
unpoid balance of principal and interest will	be due			
ODITIONAL TERMS: THIS LOAN IS FURT		CURTTY AGREEMENT D	ATED 8-31-30.	
A A A AND THE MAN THE STATE OF				
•			•	
			1	
SECURITY: This note is separately secure	d by (describe separate	PURPOSE: The purpose o		
document by type and date): SECURITY AGREEMENT DATED 8-31-	10.		RCHASE LINE OF CREDIT	
			O THE TERMS OF THIS NOTE (INCLUD	
This section is for your internal use, Fallure to list a separate sec	unity deputeent does not meen the	THOSE ON PAGE 2). I hav	ve received a copy on today's date.	
greenest will our voors this voter)	San and and and and and and			
Signature for Lender		James	2 7 R 20181	
~ 1		JAMES H BRASS		
1/1/.		97 . /	$\mathcal{C}(\mathcal{A})$	
-Wyy		Cheolips	1 Crace	
שיבראת עיבל או אואינא		CAROLYN J BRAS	S	
WYNN AMEXAMDER PRESIDENT		P		
a new of the Art Apt 1 A				
a new day day day a				
			of result from the first transfer of the second	
INIVERSAL NOTE	N. Form UN. 3/4/2002			

EXHIBIT 1

DEFINITIONS: As used on page 1, "M" means the terms that apply to this loan. "I." "me" or "my" means each Borrower who signs this note and each other person or legal entity (including guaranters, endoreers, and sureties) who agrees to pay this note (tugether referred to as "us"). "You" or "your" means the Lender and its successors and assigns. APPLICABLE LAW: The law of the state in which you are located will govern this note. Any term of this note which is contrary to applicable law will not be effective, unless the law permits you and me to agree to such a variation. If any provision of this agreement cannot be enforced according to its terms, this fact will not offect the enforceability of the remainder of this agreement. No modification of this agreement may be made without your express written consent. Time is of the essence in this agreement may be considered as the provision of the essence in this agreement may be insurance premiums paid to insurance companies as part of this note will involve money retained by you or paid back to you as commissions or the remuneration.

other remuneration.

In addition, I understand and agree that some other payments to third parties as part of this note may also involve money rotained by you or paid back to you se commissions or other remuneration.

PAYMENTS: Each payment I make on this note will first reduce the amount I owe you for charges which are neither interest nor principal. The ramalnder of each payment will then reduce accrued unpaid interest, and then unpaid principal. If you and I agree to a dilferent application of payments, we will describe our egreement on this note. I may prepay a part of, or the antire balance of this loan without penalty, unloss we specify to the cantrary on this note. Any partial prepayment will not accuse or reduce any later scheduled payment until this note is paid in full funless, when I make the prepayment, you and I agree in writing to the contrary!

specify to the contrary on this note. Any partial prepayment will not excuse or reduce any later scheduled payment until this note is paid in full funless, when I make the prepayment, you and I agree in writing to the contrary.

INTEREST: Interest accrues on the principal remaining unpaid from time to time, until paid in full. If I receive the principal in more than one advance, each advance will start to earn interest only when I receive the advance. The interest rate in effect on this note at any given time will epply to the entire principal advanced at that time. Notwithstanding anything to the contrary, I do not agree to pay and you do not intend to charge any rate of interest that is higher than the maximum rate of interest you could charge under applicable law for the extension of credit that is agreed to here (either before or after maturity). If any notice of interest accrual is sent and is in error, we mutually agree to correct it, and if you actually collect more interest than allowed by law and this agreement, you agree to refund it to me.

INDEX RATE: The index will serve only as a dovice for setting the rate on this note. You do not guarantee by selecting this index, or the margin, that the rate on this note will be the same rate you charge on any other loans or class of loans to me or other borrowers.

ACCRUAL METHOD: The amount of interest that I will pay on this loan will be calculated using the interest rate and accrual method stated on page 1 of this note. For the purpose of interest calculation, the accrual method is stated, then you may use any reasonable accrual method for calculating interest.

POST MATURITY RATE: For purposes of deciding when the "Post Maturity Rate" (shown on page 1) applies, the term "maturity" meens the date of the last scheduled payment in the note, whichever is earlier.

POST MATURITY RATE: For purposes of faciding when the "Post Maturity Rate" (shown on page 1) in the principal if you make any payments described in the "PAYMENTS BY LENDER" paragraph below.

MULTIPLE

expect that you will make more than one advance of principal. If this is closed end credit, repaying a part of the principal will not entitle me to additional credit.

PAYMENTS BY LENDER: If you are authorized to pay, on my behalf, charges I am obligated to pay (such as property insurance premiums), then you may treat those payments made by you as advances and add them to the unpaid principal under this note, or you may demand immediate payment of the charges.

SET-OFF: I agree that you may set off any amount due and payable under this note against any right I have to receive money from you.

"Right to receive money from you" means:

(1) any deposit account balance I have with you;

(2) any money owed to me on an item presented to you or in your possession for collection or exchange; and

(3) any reputchase agreemant or other nondeposit obligation.

"Any amount due and payable under this note" means the total amount of which you are entitled to demand payment under the terms of this note at the time you sot off. This total includes any balance the due that for which you properly accelerate under this note.

If my right to receive money from you is also owned by someone who has not agreed to pay this note, your right of set-off will apply to my interest in the obligation and to any other amounts I could withdraw on my solo request or endorsement. Your right of set-off will apply to my solo request or endorsement. Your right of set-off does not apply to any individual Retirement Account or other tax-deferred retirement account.

You will not be liable for the dishonor of any check when the dishonor occurs because you sat off this dobt against any of my accounts. I agree to hold you harmless from any such claims arising as a result of your exercise of your right of set-off.

REAL ESTATE OR RESIDENCE SECURITY: If this note is secured by real estate or a rosidence that is personal property, the existence of a default and your remedies for such a default will be determined by applicable law, by the terms of any separate instrument creating the security interest and, to the extent not prohibited by law and not contrary to the terms of the separate security instrument, by the "Default" and "Remedies" paragraphs heroin.

DEFAULT: will be in default if any one or more of the lollowing occur; (1) lail to make a payment on time or in the amount due; (2) I fall to keep the property insured, if required; (3) I fall to pay, or keep any promise, on any debt or agreement have with you; (4) any other creditor of mine attempts to collect any debt to eve him through court proceedings; (5)) die, am declared incompetent, make an assignment for the benefit of creditors, or become insolvent (either because my liabilities exceed my assets or I am unable to pay my dobts as they become due; (6) I make any written statement or provide any finencial information that is untrue or insocurate at the time it was provided; (7) I do or fall to do something which causes you to believe that you will have difficulty collecting the amount lowe you; (8) any collecteral securing this note is used in a manner or for a purpose which threatens confiscation by a legal authority; (9) I change my name or assume an additional name without first notifying you before making such a change; (10) I fall to plant. Cultivate and harvest crops in due season III am a producer of crops; (11) any loan proceeds are used for a purpose that will contribute to excessive crossion of highly erodible land or to the conversion of wetlands to produce an agricultural commodity, as further explained in

REMEDIES: If I am in default on this note you have, our are not writted to, the following remedies:

(1) You may domaind immediate payment of all I owe you under this note (principal, accrued unpaid interest and other accrued charges).

(2) You may sat off this dobt against any right I have to the payment of money from you, subject to the terms of the "Sct-Olfparagraph harofo.

(3) You may domaind security, additional security, or additional parties to be obligated to pay this note as a condition for not using any other remedu.

other remedy

to be obligated to pay this note as a condition for fall disting any other remedy.

(4) You may refuse to make advances to me or allow purchases on credit by me.

(5) You may use any remedy you have under state or loderal law.

By selecting any one or more of these remedies you do not give up your right to later use any other remedy. By waiving your right to declare an event to be a default, you do not waive your right to later consider the event as a default it continues or happens again.

COLLECTION COSTS AND ATTORNEY'S FEES: I agree to pay all costs of collection, replevin or any other or similar type of cost if I am in default. In addition, if you hire an attorney to collect this note, I also agree to pay any fee you incur with such attorney plus court costs (except where prohibited by faw). To the extent permitted by the United States Bankruptcy Code, I also agree to pay the reasonable attorney's fees and costs you incur to collect this debt as awarded by any court exercising jurisdiction under the Bankruptcy Code.

WAIVER: I give up my rights to require you to do cartain things. I will not require you to:

WAIVER: I give up my rights to require you to be certain things. I will not require you to:

(1) demand payment of amounts due (presentment);
(2) obtain official certification of nonpayment (protest); or
(3) give notice that amounts due have not been paid (notice of dishonor).

I waive any defenses! have based on suretyship or impairment of

dishonor).

I waive any delenses I have based on suretyship or impairment of collatoral.

OBLIGATIONS INDEPENDENT: I understand that I must pay this note even it someone else has also agreed to pay it (by, for example, signing this form or a separate guarantee or endorsement). You may sude me alone, or anyone clas who is odligated on this note, or any number of us together, to collect this note. You may do so without any notice that it has not been paid (notice of dishonor). You may without notice release any party to this agreement without releasing any other party. If you give up any of your rights, with or without notice, it will not affect my duty to pay this note. Any extension of new credit to any of us, or renewal of this note by all or less than all of us will not release me from my duty to pay it. (Of course, you are antitled to only one payment in full.) I agree that you may at your option extend this note or the debt represented by this note, or any portion of the note or debt, from time to time without limit or notice and for any term without affecting my liability for payment of the note. I will not assign my obligation under this agreement without your prior written approval.

FINANCIAL INFORMATION: I agree to provide you, upon request, any linancial statement and information you may deem nocessary. I warrant that the financial statements and information i provide to you are or will be accurate, correct and complete.

NOTICE: Unless otherwise required by law, any notice to me shall be given by delivering it or by malling it by lirst class mail addressed to me it my last known address. My current address is on page 1. I agree to inform you in writing of any change in my address. I will give any notice to you by malling it first class to your address stated on page 1 of this agreement, or to any other address that you have designated.

DATE OF TRANSACTION	PRINCIPAL ADVANCE	BDRROWER'S INITIALS (not required)	PRINCIPAL PAYMENTS	PRINCIPAL BALANCE	INTEREST RATE	INTEREST PAYMENTS	INTEREST PAID THROUGH:
	\$		\$	\$	%	\$ ·	
	\$		\$	6	%	\$	
	\$		¢ .	6	%	8	
	\$		\$	6	%	\$	
	\$		G	\$. %	6	
	\$		\$	ņ	96	\$	
	4		\$	s	%	\$	
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